TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE				Docket No.
PATENTING REJECTION OVER A PENDING SECOND APPLICATION				2003B112
	A-11-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
In re Application of:	Sher, et. al.			}
Application No. 10/717,006				
Filed:	November 19, 2003	en i i diamada Marida .	O T- Ol-5- (	O
For: Controlling Th	e Ratio Of Ethylene To Propyl	ene Produced In A	n Oxygen To Oletin C	Jonversion Process
The owner,	ExxonMobil Chemi	cal Patents Inc.	of	100 percent
Interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/716,894, filed on November 19, 2003. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon grantee, its successors or assigns.				
application that would of any patent granted in the event that any s invalid by a court of or 1 321 has all claims	disclaimer, the owner does nextend to the expiration date on the second application, as such granted patent: expires tompetent jurisdiction, is state cancelled by a reexamination tutory term as shortened by a	of the full statutory shortened by any for failure to pay a utorily disclaimed in certificate, is reli	term as defined in 3 terminal disclaimer from the maintenance fee, is in whole or terminal assued, or in any ma	is U.S.C. 134 to 135 and 173 filed prior to the patent grant, held unenforceable, is found by disclaimed under 37 CFR anner terminated prior to the
Check either box 1 or 2, if appropriate.				
<ol> <li>For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.</li> </ol>				
information and belief willful false statements	all statements made herein are believed to be true; and s and the like so made are p States Code and that such wi	further that these Junishable by fine (	e statements were m or imprisonment, or	both, under Section 1001 of
2.   The unde	rsigned is an attorney of recor	rd. ·		
3. Owner/applica	nt is Small entity	Large entit	ity .	
The terminal disclaimer fee under 37 CFR 1.20(d) is and is to be paid as follows:				
☐ A check in the amount of the fee is enclosed.				
The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number05-1712				
Payment by cre	dit card. Form PTO-2038 is at	ttached.		
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PTO suggested wording	ng for terminal disclaimer was			
⊠ unchan	ged changed (if char	iged, an explanation	on should be supplie	d.)
tay(	286/		Dated: April	1 25, 2006
	Signature	-17	I hereby certify that	this correspondence is being
Name and Address of Person Signing			deposited with the U	Inited States Postal Service with first class mail in an envelope
Frank E. Reid			addressed to "Commis	sloner for Patents, P.O. Box 1450, 1450" [37 CFR 1.8(a)] on
Reg. No.: 37,918			Alexandria, vA 2213-	TADD (3) OF IS HOUSE, an
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ExxonMobil Chemical Company Law Technology				
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